FOR THE WESTERN	ATES DISTRICT COURT DISTRICT OF TENNESSEE TIME: TOPEN OPEN OPEN OPEN OPEN OPEN OPEN OPEN
ASC ENGINEERED SOLUTIONS, LLC,	ALS: JRS PM
Plaintiff,	}
vs.	Case No. 2:20-02284-JPM-cgc
ISLAND INDUSTRIES, INC.,	}
Defendant.	}

CORRECTED VERDICT FORM

With respect to Plaintiff ASC Engineered Solutions LLC, f/k/a Anvil International, LLC's ("Anvil") claims, we, the jury, find as follows:

ISSUE ONE - VIOLATION OF THE FEDERAL DEFEND TRADE SECRETS ACT:

Do you find from a preponderance of the evidence that Island violated the federal Defend

Trade Secrets Act (18 U.S.C. § 1836(b))?

Answer: Yes or No

ISSUE TWO - VIOLATION OF TENNESSEE UNIFORM TRADE SECRETS ACT:

Do you find from a preponderance of the evidence that Island violated the Tennessee Uniform Trade Secrets Act (Tenn. Code Ann. §§ 47-25-1701 to 1709)?

Answer: Yes ____ or No ____

If you answered "Yes" to Issue One and/or Two, proceed to Issue Three and Four:

ISSUE THREE – DAMAGES:

What amount of damages do you find that Anvil should recover as a result of Island's misappropriation of Anvil's trade secrets?

Amount \$ 1,500,000.00

Of the amount of damages stated above, what amount, if any, did you already include in connection with Anvil's expenses incurred in defending itself in the FCA Action?

Amount \$ 1,500,000.00

ISSUE FOUR - WILLFUL AND MALICIOUS:

Do you find by clear and convincing evidence that Island's conduct in misappropriating Anvil's trade secret(s) was willful and malicious?

Answer: Yes _____ or No ____

SO SAY WE ALL.

JURY EOREPERSON

Dated: 7/30/2021